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7	County of Lake, Sherriff Brian Martin, Captain Greg Hosman,			
8	Aleman, Officer Jared McColough, Officer Joshua Phillipi,			
9	Deputy Kalen Brockwalder, Deputy Michael Dav	118		
10	LIMITED STATES DISTRICT COLIDT			
12	MODITHEDM DISTRICT OF CALIFORNIA			
13	DANE SHIKMAN,	Case No. 1:16-cv-05121-NJV		
14	Plaintiff,			
15	v.	STIPULATION AND [PROPOSED] ORDER TO CONTINUE FACT DISCOVERY CUTOFF AND OTHER DEADLINES		
16	COUNTY OF LAKE; COUNTY OF LAKE			
17	SHERIFF BRIAN MARTIN; CAPTAIN GREG HOSMAN; SERGEANT RENEE			
18	LEFFLER; OFFICER JAMES RHINE; OFFICER DOUGLAS ALEMAN; OFFICER			
19	KATHERINE PRINCE; OFFICER JARED MCCOLOUGH; OFFICER JOSHUA			
20	PHILLIPI; DEPUTY KALEN BROCK WALDER; DEPUTY MICHAEL DA VIS;			
21	CALIFORNIA FORENSIC MEDICAL			
22	GROUP; TAYLOR FITHIAN, M.D.; ROBBIN BRIGGS; MONIQUE QUILLEN; MANDY			
23	ROBBINS; ALISHA STOTTSBERRY; and DOES 1-50;,			
24	Defendants.			
26		MAGISTRATE JUDGE NANDOR J. VADAS		
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		NUE FACT DISCOVERY CUTOFF AND OTHER DEADLINES		
	Shikman v. County of Lake, et. al., USDC Northern Dist. Ca	ase No. 1:16-cv-05121-NJV		

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## STIPULATION

Plaintiff DANE SHIKMAN and defendants COUNTY OF LAKE, COUNTY OF LAKE SHERIFF BRIAN MARTIN, CAPTAIN GREG HOSMAN, SERGEANT RENEE LEFFLER, OFFICER JAMES RHINE, OFFICER DOUGLAS ALEMAN, OFFICER JARED MCCOLLOUGH, OFFICER JOSHUA PHILLIPI, DEPUTY KALEN BROCKWALDER, DEPUTY MICHAEL DAVIS ("Lake County Defendants"), OFFICER KATHERINE PRINCE ("Defendant Prince"), CALIFORNIA FORENSIC MEDICAL GROUP, TAYLOR FITHIAN, M.D., ROBBIN BRIGGS, MONIQUE QUILLEN, MANDY ROBBINS, and ALISHA STOTTSBERRY ("CFMG Defendants", by and through their respective attorneys of record, hereby stipulate as follows:

- At the Case Management Conference on December 6, 2016, this Court assigned a Fact Discovery cutoff date of September 29, 2017 and other deadlines.
  - 2. All parties require additional time to complete discovery. Trial is set for June 4, 2018.
- 3. Plaintiff DANE SHIKMAN intends to conduct the following further discovery: (1) complete the deposition of defendant ALISHA STOTTSBERRY, (2) depose SHERIFF BRIAN MARTIN, (3) depose CAPTAIN GREG HOSMAN, (4) possibly depose other defense and/or other third party witnesses as indicated through further discovery.
- The Lake County Defendants and Defendant Prince intends to conduct the following further discovery: (1) depose Plaintiff's father, (2) depose Plaintiff's uncle, (3) depose Joseph Antaree, (4) depose Catherine Clark, (5) depose Vince Belfiore, (6) depose Emily Spura, (7) depose the treating physician from Sutter Hospital, (8) review subpoenaed mental health records once they are received and possibly depose treating physicians and providers.
- 5. The CFMG Defendants intends to conduct the following further discovery: (1) upon receipt of the mental health records of decedent Gaunt, depositions of the primary treating medical/mental health providers will be scheduled.
- 6. The parties therefore respectfully request that the Court extend the following deadlines to the new proposed dates:

Fact discovery cutoff: Nov. 17, 2017

Expert disclosures: Dec. 18, 2017

1	Dated: August 16, 2017 BERTRAND, FOX, ELLIOT, OSMAN & WENZEL	
2	By: /s/ Joanne Tran	
3	Gregory M. Fox Joanne Tran	
4	Attorneys for Defendants COUNTY OF LAKE, SHERIFF BRIAN	
5	MARTIN, CAPTAIN GREG HOSMAN, SERGEANT RENEE LEFFLER, OFFICER	
6 7	JAMES RHINE, OFFICER DOUGLAS ALEMAN, OFFICER JARED MCCOLLOUGH,	
8	OFFICER JOSHUA PHILLIPI, DEPUTY KALEN BROCKWALDER, DEPUTY	
9	MICHAEL DAVIS	
10	Dated: August 16, 2017 LAW OFFICES OF JEROME M. VARANINI	
11	By: /s/Jerome M. Varanini	
12	Jerome M. Varanini Attorneys for Defendants	
13	CALIFORNIA FORENSIC MEDICAL GROUP,	
14	TAYLOR FITHIAN, M.D., ROBBIN BRIGGS, MONIQUE QUILLEN, MANDY ROBBINS,	
15	ALISHA STOTTSBERRY	
16		
17	ATTORNEY ATTESTATION	
18	I, Joanne Tran, am the ECF user whose identification and password are being used to file the	
19	foregoing documents. Pursuant to Civil Local Rule 5.1(i), I hereby attest that the concurrence in the filing	
20	of these documents have been obtained from each of its Signatories.	
21	Dated: August 16, 2017  By: \( \frac{\s}{Joanne Tran} \)	
22	Joanne Tran	
23		
24	<u>ORDER</u>	
25	GOOD CAUSE APPEARING THEREFORE, and the parties' having stipulated to the same, the	
26	parties' stipulation is hereby APPROVED. The new deadlines are as follows:	
27	Fact discovery cutoff: Nov. 17, 2017	
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1	F	Expert disclosures: Dec. 18, 2017
2	F	Rebuttal experts: Jan. 12, 2018
3	[] F	Expert discovery cutoff: Feb. 16, 2018
4	Г	Dispositive motions due: Feb. 28, 2018
5	П	Dispositive motion oppositions due: March 26, 2018
6	П	Dispositive motion replies due: Apr. 9, 2018
7	Г	Dispositive motions Hearing: Apr. 20, 2018
8	Г	Γrial: remains the same - June 4, 2018
9	IT IS SO ORD	ERED.
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11	DATED: 8/21/2017	
12	DATED:	MAGISTRATE JUDGE NANDOR J. VADAS
13		United States Magistrate Judge
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